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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/582,927	05/14/2007	Eduardo Compains	2003P01930WOUS	9211
46726 7590 03/27/2009 BSH HOME APPLIANCES CORPORATION INTELLECTUAL PROPERTY DEPARTMENT			EXAMINER	
			WALDBAUM, SAMUEL A	
100 BOSCH BOULEVARD NEW BERN, NC 28562			ART UNIT	PAPER NUMBER
			1792	
			MAIL DATE	DELIVERY MODE
			03/27/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
Office Action Symmetry	10/582,927	COMPAINS ET AL.
Office Action Summary	Examiner	Art Unit
	SAMUEL A. WALDBAUM	1792
The MAILING DATE of this communication appeared for Reply	ppears on the cover sheet with	the correspondence address
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICAL. 136(a). In no event, however, may a reput will apply and will expire SIX (6) MONTHULE, cause the application to become ABAI	ATION. ly be timely filed HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).
Status		
 1) Responsive to communication(s) filed on 13 2a) This action is FINAL. 2b) Th 3) Since this application is in condition for allow closed in accordance with the practice under 	is action is non-final. ance except for formal matter	-
Disposition of Claims		,
4) ☐ Claim(s) 8-22 is/are pending in the application 4a) Of the above claim(s) is/are withdrest is/are allowed. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 8-22 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and are	rawn from consideration.	
Application Papers		
9) ☐ The specification is objected to by the Examir 10) ☑ The drawing(s) filed on 13 June 2006 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Examination is objected to by the Examination is objected.	a) accepted or b) object e drawing(s) be held in abeyance ection is required if the drawing(s	e. See 37 CFR 1.85(a).) is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents. 2. Certified copies of the priority documents. 3. Copies of the certified copies of the priority documents. * See the attached detailed Office action for a list. 	nts have been received. nts have been received in Apliority documents have been re au (PCT Rule 17.2(a)).	olication No eceived in this National Stage
Attachment(s) 1) ☑ Notice of References Cited (PTO-892)	4) ☐ Interview Su	mmary (PTO-413)
2) Notice of Neterences Gited (170-092) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 6/13/06.	Paper No(s)/	Mail Date brmal Patent Application

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 8, 10, 14-16 and 21 rejected under 35 U.S.C. 103(a) as being unpatentable over Kim et al (U.S. pgpub. 2004/0103693, hereafter `963).

Claims 8 and 14: '963 teaches a housing (fig. 4, part 100, [0049] and [0050]) and a wash tub (fig. 4, part 200, [0052]), with a rotating drum mounted in the wash tub (fig. 4, part 300, [0054]), with a bellows type collar (fig. 4 and 5, part 510, [0066]) with a inner collar (fig. 5, part 511, [0068]), an outer collar ring (fig. 5, part 513, [0068]) and central collar ring (fig. 5, part 512, [0068]). '963 teaches annular stiffening elements located on multiple locations of the gasket (fig. 5, parts 531, [0071]-[0074]) to prevent the deformation of the gasket/bellows (fig. 5, [0071]). '963 does not teach that the stiffening element is located on the central ring. All of the claimed elements were known in the prior art and one skilled in the art could have combined the

elements as claimed by known methods with no change in their respective functions, and the combination would have yielded predictable results to one of ordinary skill in the art at the time of the invention, to have placed a annular stiffing element, which '963 teaches on the central ring of the bellows bellow the connection point of the inner and central ring of apparatus '963 to prevent the deformation of the central ring of the bellows.

Furthermore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have shifted the stiffening element form the inner or outer ring to the central ring bellow the connection point of the inner and central ring, since it has been held that rearranging parts of an invention involves only routine skill in the art. In re Japikse, 86 USPQ 70.

- 4. Claim 10: '963 teaches that the point where the inner ring and the central ring connect to each other is which lies closets to the drum (fig. 4 and 5).
- 5. Claim 15: '963 teaches a nose at the connection point of the inner ring and the central ring (fig. 5, part 532, [0075] and [0081]), where the nose is thicker than the central ring (fig. 5).
- 6. Claim 16: '963 teaches that thickened area of the nose extends radially outwardly from an the inner collar providing a uniform uninterrupted surface (fig. 5, the flat surface facing the opening, is uniform and uninterrupted from the inner ring to the end of the nose).
- 7. Claim 21: `963 teaches that the inner and outer collar rings are parallel and that the central ring is diagonal connecting the inner and outer ring (fig. 5).

Claims 9 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kim et al (U.S. pgpub. 2004/0103693) as applied to claims 8 and 14 above, further in view of Deuring (U.S. 4,826,180, hereafter `180).

`693 teaches all the limitations of claims 8 and 14.

8. Claims 9 and 22: `693 does not teach that the flexible material collar includes a flexible

vulcanized metal ring. `180 is solving the same problem as the applicant of providing a

stiffing/support element to a flexible/elastic material. `180 teaches that a metal ring is

vulcanized to a flexible/elastic member to stiffen the flexible/elastic member (col. 1, lines 15-

20). It would have been obvious to one of ordinary skill in the art at the time the invention was

made to have included a metal ring as taught by `180 vulcanized to the flexible/elastic bellows

member of apparatus `693 to provide stiffening element to the bellows.

Claims 11-13 and 17-20 are rejected under 35 U.S.C. 103(a) as being unpatentable

over Kim et al (U.S. pgpub. 2004/0103693) as applied to claims 8 and 15 above, further in

view of Valent (U.S. 5,860,300, hereafter '300).

`693 teaches all the limitations of claims 8 and 15.

9. Claims 11-13: '693 does not teach an articulated section connecting the nose (the

connecting point of the central and inner collar) and the annular stiffing element located on the

central collar. '300 is a bellows for a washing machine. '300 teaches that the members of the

bellows can have different thickness thus allowing the bellow member of different thickness to

have different flexibility (fig. 4 and 5, shows that the bellows have different thickness along the

length of the bellow, col. 3, lines 10-25). It would have been obvious to one of ordinary skill in

the art to have made an articulator section (a thinner material section) as taught by '300 in the

bellows collar connecting the nose and the annular stiffening element (thus a non-visible

location) of apparatus '693 to have different flexibility between the nose and the annular

stiffening element.

It would have been obvious matter of design choice to made the articulated section (the area of the central ring between the nose and the annular stiffening element) smaller than the nose or the annular stiffening element, since such a modification would have involved a mere change in the size of a component. A change in size is generally recognized as being within the level of ordinary skill in the art. In re Rose, 105 USPO 237 (CCPA 1955).

- 10. Claims 17-19: `693 teaches that the annular stiffening element is a rib/bead (fig. 5, part 531) or it can be a different shape ([0074]). See claim 11-13 for the thickness of the articulated section.
- 11. Claim 20: See claims 11-13 above for different thicknesses of a bellow collar. Therefore it is well within the ordinary skill level of one of ordinary skill in the art at the time the invention was made to have had the part of the central ring is thinner than the articulated section between the nose and the annular stiffening member located on the central ring.

It would have been obvious matter of design choice to have made the section of the central ring between the annular stiffening element and the outer nose (the connection point of the central ring and the outer ring) thinner than the articulated section, since such a modification would have involved a mere change in the size of a component. A change in size is generally recognized as being within the level of ordinary skill in the art. In re Rose, 105 USPQ 237 (CCPA 1955).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to SAMUEL A. WALDBAUM whose telephone number is (571)270-1860. The examiner can normally be reached on M-TR 6:20-3:50, F 6:30-10:30 est.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's

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supervisor, Michael Cleveland can be reached on 571-272-1418. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

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like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/S. A. W./

Examiner, Art Unit 1792

/FRANKIE L. STINSON/

Primary Examiner, Art Unit 1792